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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/819,264	03/28/2001	Satoru Ucda	450100-03087	2071
20999	7590 09/12/2007		EXAMINER	
FROMMER LAWRENCE & HAUG 745 FIFTH AVENUE- 10TH FL.			DESHPANDE, KALYAN K	
NEW YORK,	NY 10151		ART UNIT PAPER NUMBER	
			3623	
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			09/12/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)	
ė	Advisory Action	09/819,264	UEDA, SATORU	
	Before the Filing of an Appeal Brief	Examiner	Art Unit	<u> </u>
	201010 the fining of the special zeros	Kalyan K. Deshpande	3623	
	The MAILING DATE of this communication appe			ress
THE	REPLY FILED 04 September 2007 FAILS TO PLACE THI	IS APPLICATION IN CONDITION F	OR ALLOWANCE.	
	The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliant time periods:	wing replies: (1) an amendment, aff otice of Appeal (with appeal fee) in o ce with 37 CFR 1.114. The reply m	idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a)	The period for reply expiresmonths from the mailing	g date of the final rejection.	t de la Carlanda de l	inhamain latas. I
b)	The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to	later than SIX MONTHS from the mailin	g date of the final reject	ion.
	Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	'06.07(f).		
have under set fo may r	sions of time may be obtained under 37 CFR 1.136(a). The date been filed is the date for purposes of determining the period of ex 37 CFR 1.17(a) is calculated from: (1) the expiration date of the rth in (b) above, if checked. Any reply received by the Office late educe any earned patent term adjustment. See 37 CFR 1.704(b) ICE OF APPEAL	ctension and the corresponding amount shortened statutory period for reply orig to than three months after the mailing da	of the fee. The appropr inally set in the final Off	iate extension fee ice action; or (2) a
	The Notice of Appeal was filed on . A brief in comp	pliance with 37 CFR 41.37 must be	filed within two mont	hs of the date of
	filing the Notice of Appeal (37 CFR 41.37(a)), or any exte	ension thereof (37 CFR 41.37(e)), to	o avoid dismissal of th	ne appeal. Since
^ * * * =	a Notice of Appeal has been filed, any reply must be filed	within the time period set forth in a	37 CFR 41.37(a).	
	NDMENTS  The proposed amendment(s) filed after a final rejection,	but prior to the date of filing a brief	will not be entered b	ecanse
3. 🔼	(a) $\boxtimes$ They raise new issues that would require further co	onsideration and/or search (see NO	TE below);	ccause
	(b) They raise the issue of new matter (see NOTE below		,,	
	(c) They are not deemed to place the application in be appeal; and/or	tter form for appeal by materially re	ducing or simplifying	the issues for
	(d) They present additional claims without canceling a	corresponding number of finally rej	jected claims.	
	NOTE: (See 37 CFR 1.116 and 41.33(a)).			
4.	The amendments are not in compliance with 37 CFR 1.1		ompliant Amendment	(PTOL-324).
5.				
6. [	Newly proposed or amended claim(s) would be a non-allowable claim(s).	illowable if submitted in a separate,	timely filed amendme	ent canceling the
7. 🛭	For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro	☑ will not be entered, or b) ☐ winded below or appended.	ill be entered and an	explanation of
	The status of the claim(s) is (or will be) as follows: Claim(s) allowed:			
	Claim(s) objected to:			
	Claim(s) rejected: 1-11.			
	Claim(s) withdrawn from consideration:			
	DAVIT OR OTHER EVIDENCE  The affidavit or other evidence filed after a final action, but	ut before or on the date of filing a N	lotice of Appeal will n	nt he entered
8	because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e).	nd sufficient reasons why the affida	vit or other evidence	is necessary an
	The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessar	overcome <u>all</u> rejections under appe ry and was not earlier presented. S	al and/or appellant fa See 37 CFR 41.33(d)(	ils to provide a (1).
	The affidavit or other evidence is entered. An explanation of the consideration of the consid	on of the status of the claims after e	entry is below or attac	hed.

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600

13. Other: \_\_\_\_

See Continuation Sheet.

11. 

The request for reconsideration has been considered but does NOT place the application in condition for allowance because:

12. Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s).

Continuation of 11. does NOT place the application in condition for allowance because:

Applicants' amendments will not be entered because the amended limitations will require further consideration and/or further search.

Applicants arguments fail to comply with 37 C.F.R. 1.111(b) because the arguments fail to specifically point out how the present invention is distinguished from the cited references.

## Examiner maintains De Rafael teaches:

a contents market research apparatus comprising:

contents introduction information storage means for storing content introduction information for introducing said picture content to said pollee (see column 4 lines 10-65; where advertisers display content introduction information to users. The advertisements are contents introduction information and the picture content. A user is prompted to answer information by selecting an advertisement, thereby making the user a pollee. All information, including that of advertisement information and polling information is stored in a database.); contents introduction information sending means for sending said content introduction information stored in said contents introduction information storage means (see column 4 lines 10-65; where the system is a client/server network. Information is sent via the internet to client users.).

contents polling information receiving means for receiving the contents polling information that includes said polling information for said picture content (see column 4 lines 10-65; where pollee answers are received by the server. Advertisements (picture contents) are sent to users through the internet and are received by client computers.)

contents polling information storage means for storing said contents polling information received by means of said contents polling information receiving means (see column 4 lines 10-65; where the polling information is stored in a database.),

poll result counting means for discriminately counting said contents polling information entered by a predetermined pollee and said contents polling information entered by a general pollee (see column 4 lines 21-25; where statistical demographic information is compiled for the answers submitted by pollees.); and

a display for displaying business profitability when said picture content is commercialized on a display apparatus (see column 3 lines 28-44; the advertiser views the demographic information of pollees enabling the user to deduct profitability analysis information. This information is displayed to the user.)

wherein personal information is counted, if included in the contents, and a marketable field of the content is specified based on the counted result of the personal information (see column 2 lines 47-55 and column 3, lines 7-15: "This information may include, for example, the user's name, residence address, age, and any other demographic information that an advertiser may wish to know about the persons who view its advertisements. Whenever the user desires to view advertisements, the user logs into the remote computer in a suitable manner that identifies the user and allows the remote computer to determine the account corresponding to that user" whereby personal information is obtained from the pollees and it is used as criteria for additional questions and "In certain embodiments of the invention, the questions may further be generated in response to the user's demographics. For example, a certain question may be asked only if the user is under 30 years of age and answered "Yes" to the previous question. The algorithm ensures that the sequence of questions and answers, although dynamically generated, is finite in length. When the user responds to the final question of the sequence, the remote computer credits the user's account." Which makes it a marketable field of the content.);

wherein advertisements are sent directly to the pollee based on the contents polling information and the personal information included in the contents polling information (see column 5 lines 52-67 and column 6 lines 44-63; where advertisements are directly sent to the pollee based on both information entered by the user and demographic information based on a pre-determined algorithm.);

wherein said contents introduction information is classified into separate subdivisions as a function of subject matter (see column 6 lines 44-64; where the user selects advertisements and an algorithm determines the next question for the pollee to answer. The algorithm can be a complex structure or a basic decision tree. A decision tree is a network of nodes that subdivide a subject matter.);

wherein said contents introduction information is sent to a contents polling apparatus of said pollee who is suitable for said subject matter (see column 5 lines 52-67 and column 6 lines 44-63; where advertisements are directly sent to the pollee based on information entered by the user, including personal and demographic information, and a pre-determined algorithm. For example, a user interested in tax information is presented with the appropriate questions and advertisements.);

wherein a result counted by said poll results counting means indicates the most marketable picture content and said picture content is selected to be commercialized based on the result (see column 7 lines 48-62; where in a statistical analysis of the entered information determines the most marketable content. A statistical analysis is the same as counting.); and

said content polling apparatus (see figure 2; where a computer is used for polling means) comprising:

contents introduction information receiving means for receiving said content introduction information sent by means of said contents introduction information sending means (see column 4 lines 10-65; where pollee answers are received by the server. Advertisements (picture contents) are sent to users through the internet and are received by client computers.),

contents introduction information display means for displaying said content introduction information (see column 4 line 10-65; where in the client/server setup, advertisements (contents introduction information) is sent and displayed at a client station.),

contents polling means for entering said polling information (see column 4 lines 10-65; where a user is enabled to enter polling information by selecting an advertisement.), and

contents polling information sending means for sending said contents polling information entered by said contents polling means (see column 4 lines 10-65; where polled information is sent to the server for analysis and storage.).